## Exhibit F

Scott Guelcher

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Page 1
 1
                  UNITED STATES DISTRICT COURT
               SOUTHERN DISTRICT OF WEST VIRGINIA
 2
                         AT CHARLESTON
 3
     IN RE: ETHICON, INC., PELVIC
     REPAIR SYSTEM PRODUCTS
     LIABILITY LITIGATION
 5
     THIS DOCUMENT RELATES TO THE
                                      )Master File No.
     FOLLOWING CASES IN WAVE 1 OF
                                      )2:12-MD-02327
 6
     MDL 200:
                                       ) MDL 2327
 7
     Marty Babcock v. Ethicon, Inc. ) JOSEPH R. GOODWIN
    Civil Action No. 2:12-cv-01052 )U.S. DISTRICT
 8
                                       ) JUDGE
 9
     [Complete caption below]
10
11
12
13
14
                         DEPOSITION OF
15
                         SCOTT GUELCHER
                 Taken on behalf of the Defendants
16
17
                         March 23, 2016
18
                             8:51 a.m.
19
20
21
22
                     GOLKOW TECHNOLOGIES, INC.
                 877.370.3377 ph | 917.591.5672 fax
23
                          deps@golkow.com
24
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## Scott Guelcher

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Page 87
 1
                                Object to form.
                  MR. BOWMAN:
 2
                  THE WITNESS: I'd have to refresh
 3
      myself with the documents. I -- I -- I can't
 4
      remember them.
 5
      BY MR. HUTCHINSON:
 6
                 And as a material scientist, you'll
      agree that PROLENE has a different chemical
 7
 8
      composition than pure polypropylene, correct?
 9
                 So PROLENE has two antioxidants, one
         Α.
10
      designed to prevent oxidation during
11
      high-temperature processing, another during
12
                There are flow additives designed to make
      storage.
13
      extrusion easier, calcium stearate, some
14
      surfactants. So there's other additives in there,
      but those additives are added mainly for
15
16
      manufacturing, in my understanding.
                 Right. But PROLENE has a chemical
17
         Ο.
18
      different composition -- strike that.
19
                  PROLENE has a different chemical
20
      composition than pure PROLENE, correct?
21
                               Object to form.
                  MR. BOWMAN:
22
      BY MR. HUTCHINSON:
23
                 I'm sorry. PROLENE has a different
24
      chemical composition than pure polypropylene,
```

## Scott Guelcher

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Page 88
 1
      correct?
                 Well, the -- yeah, the composition's
 2
 3
      different because it has these additives.
 4
                  MR. HUTCHINSON: I'm sorry. Did he say
 5
      "well, yeah"?
 6
                   (Whereupon the previously mentioned
      answer was read back by the reporter.)
 7
                   THE WITNESS: I probably said -- yes,
 8
      it's -- it has additives.
 9
      BY MR. HUTCHINSON:
10
                 Doctor, turn to Exhibit 1.
11
                                               I'll
12
      represent to you and the Court that there are 44
13
      different plaintiffs named on the notice of
      deposition, starting with Marty Babcock --
14
15
         Α.
                 Okay.
16
                 -- and ending with Thelma Wright.
      That's 44 different cases.
17
18
         Α.
                 I see.
19
                 Did you know you were designated in 44
20
      cases in this litigation?
                  I -- I didn't know the exact number of
21
         Α.
22
      44. I knew it was a wave. So I knew there were a
23
      number of cases, but I wasn't familiar with the
24
      specific plaintiffs because I'm not giving
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## CERTIFICATE 1 STATE OF TENNESSEE ) 2 COUNTY OF DAVIDSON ) I, Lise S. Matthews, RMR, CRR, CCP, LCR 3 353, Licensed Court Reporter and Notary Public, in and for the State of Tennessee, do hereby certify 4 that the above deposition was reported by me, and the transcript is a true and accurate record to the 5 best of my knowledge, skills, and ability. I further certify that I am not related 6 to nor an employee of counsel or any of the parties to the action, nor am I in any way financially 7 interested in the outcome of this case. I further certify that I am duly 8 licensed by the Tennessee Board of Court Reporting as a Licensed Court Reporter as evidenced by the 9 LCR number and expiration date following my name below. I further certify that this transcript is 10 the work product of this court reporting agency and any unauthorized reproduction and/or transfer of it 11 will be in violation of Tennessee Code Annotated 39-14-104. Theft of Services. 12 IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal this \_\_\_\_\_ 13 , 2016. day of 14 15 Lise S. Matthews RMR CRR CRC 16 LCR 353 Expiration Date 6/30/2016 Notary Public Commission Expires 17 March 6, 2018 18 19 20 21 22 23 24